- (2) For filing a motion for re-argument and all duties incident thereto, \$20.00; \$5.00;
 - (3) For a continuance, \$5.00;
- **E**(3)**]** (4) For a certificate under seal of the admission of any attorney, \$5.00;
- f(4) For any copy of a certificate under seal of the admission of any attorney, \$1.00;
- **f**(5)**f** (6) For furnishing copies of laws per hundred words, $12\frac{1}{2}\phi$;
- **E**(6) For rendering any services required or necessarily incident to the duties of the office, and not hereinabove covered, the clerk may make such charges as are reasonable and appropriate;
- **E**(7)**]** (8) For furnishing copies of opinions, \$2.00, when ordered in advanced, or \$3.00 if ordered thereafter.
- SEC. 23. And be it further enacted by the General Assembly of Maryland, That a new Section 6 be and it is hereby added to Article 38 of the Annotated Code of Maryland (1951 Edition), title "Fines and Forfeitures", said new section to follow immediately after Section 5 thereof, and to read as follows:
- 6. All fines paid to the clerk of the court for the purogation PURGATION of contempt of a court of equity shall be paid by said clerk at the end of every six (6) months to the Treasurer for the use of the State of Maryland.
- SEC. 24. And be it further enacted by the General Assembly of Maryland, That Section 6 of Article 42 of the Annotated Code of Maryland (1951 Edition), title "Habeas Corpus"; sub-title "Jurisdiction and Procedure", be and it is hereby repealed and re-enacted, with amendments, to read as follows:
- Any person, including the Attorney General or the State's Attorney for Baltimore City or a County, as the case may be, aggrieved by the order of the Judge in refusing to issue a writ of habeas corpus, or in discharging or remanding the person seeking said writ, may [, within ten days after the passage of said order,] apply to the Court of Appeals of Maryland for leave to prosecute an appeal therefrom. Said application for leave to prosecute an appeal shall be in such form as the Court of Appeals may, by its rules, prescribe, and in the event that the Attorney General or the State's Attorney shall forthwith state his intention to file such application for an appeal, the order discharging the prisoner may be stayed, but the Judge may, in his discretion, admit the petitioner to bail for his appearance when required. If the application to prosecute such appeal shall be granted, the procedure thereafter shall be in conformity with the rules of the Court of Appeals [, and the Court may affirm, reverse or modify the order appealed from, or it may remand the case for further proceedings, but I if said application is denied, the order sought to be reviewed shall thereby become final to the same extent and with the same effect as if said order had been affirmed upon appeal. [The Court of Appeals may permit an appeal to be prosecuted without the prior payment of costs.]